FILED In Court Bryson City, NC

## IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF NORTH CAROLINA BRYSON CITY DIVISION

)

UNITED STATES OF AMERICA,

JAN 2 2 2012 US District Court

ON CITY DIVISION

2:12 CR 33-5

Western District of NC

Vs.		) RULE 11 INQUIRY and ORDER OF ACCEPTANCE	_
KRIS	STY FRANKS.	) ORDER OF ACCEPTANCE ) OF PLEA	
		)	
	The court is advised that you ha	ve filed a written plea agreement with t	:he
gove	rnment in this case. The court is	required by the Federal Rules of Crimina	al
Proce	edure to inquire and advise you co	encerning the agreement. The court mu	ıst ask
you s	some questions and you will be re	quired to personally respond to those	
quest	tions under oath. I will now ask t	he Clerk to administer the oath to you.	
1.	•	now under oath and that you are requiruestions that I am about to ask you?	red
	YES: <u>X</u>	NO:	
2.	Do you understand that if you go prosecuted for perjury or false s	ive false information under oath you ma tatements?	y be
	YES: X	NO:	
3.	Are you able to hear and unders	tand my questions?	
	YES:	NO:	
4.	Do you understand that you have Judge conduct this proceeding?	e the right to have a United States Dist	rict
	YES: X	NO:	
5.	Recognizing your right to proceed consent to proceed in this court,	ed before a district judge, do you expres that is, before a United States Magistra ocument 44 Filed 01/22/13 Page 1 of 9	ssly ate

	YES: _X NO:
6.	a) There has been presented to me a document entitled "Sealed Addendum to Entry and Acceptance of Guilty Plea" which provides information to me concerning your name, age, education, use of drugs or alcohol and medical information. Did you provide the information for the completion of that document and did you sign that document?
	YES: _X NO:
	b) Is all the information provided in the document true and accurate?
	YES:X NO:
7.	Is your mind clear and do you understand that you are here today to enter a guilty plea that cannot later be withdrawn?
	YES: X NO:
8.	Have you and your attorney reviewed the bill of indictment and have you and your attorney reviewed the plea agreement?
	YES: _X NO:
9.	From my examination of the plea agreement I am advised that you are pleading guilty to a single count as contained in the bill of indictment.
Are yo	Read count of the bill of indictment to which the defendant is pleading guilty. ou pleading guilty to that offense(s)?
	YES:X NO:
	The law requires that I advise you of the essential elements of such an e. Before I advise you of those elements, I am going to read to you the e that is alleged that you have violated.
	Single Count:
	21 USC Section 841(a)(1)

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Except as authorized by this subchapter, it shall be unlawful for any person

(a)

Unlawful acts

knowingly or intentionally-

(1) to manufacture, distribute, or dispense, or possess with intent to manufacture, distribute, or dispense, a controlled substance.

And

## 21 USC Section 846

Any person who attempts or conspires to commit any offense defined in this subchapter shall be subject to the same penalties as those prescribed for the offense, the commission of which was the object of the attempt or conspiracy.

## The Elements of the Offense Described in the Single Count are as Follows:

- 1. That the conspiracy described in the bill of indictment, that is an agreement with others to violate the Federal Drug Act, was willfully formed and was existing at the time alleged in the bill of indictment;
- 2. That you willfully became a member of that conspiracy;
- 3. That the object of that conspiracy was to violate the Federal Drug Act by possessing with intent to distribute a quantity of cocaine base, commonly known as "crack cocaine", a Schedule II controlled substance; and
- 4 You did such acts knowingly, intentionally, and willfully.

I am also required by law to advise you concerning the maximum and minimum penalties prescribed by law for such an offense or offense(s). Those maximum and minimum penalties are as follows:

## Penalty:

Based on the amount of substance alleged in the bill of indictment, the maximum possible penalty for this offense is a term of imprisonment which may not be less than 10 years' nor more than life imprisonment, a fine not to exceed the sum of \$10,000,000, or both, a term of supervised release of at least 5 years' and a \$100 special assessment.

However, if at the time this offense was committed, you had a prior conviction for a felony drug offense which had become final, then you would be sentenced to a term of imprisonment which may not be less than 20 years' and not more than life imprisonment, a fine not to exceed the sum of \$20,000,000, or both, and a term of supervised release of at least 10 years' and a \$100 special assessment.

If at the time this offense was committed you had two or more prior convictions for a felony drug offense which had become final, then you would be Case 2:12-cr-00033-MR-DLH Document 44 Filed 01/22/13 Page 3 of 9

exceed the sum of \$20,000,000, or both, and a \$100 special assessment.	sentenced to a mandatory term of life imprisonment witho	out release, a fine not to
	exceed the sum of $\$20,000,000$ , or both, and a $\$100$ spec	cial assessment.

10.	guilty from	plea may rest	ult in your deporta	t a citizen of the United States, your ation from this country, your exclusion e denial of your naturalization under
		YES: _	X	NO:
11.	a)		understand the ch d minimum penal	arges against you, including the ties?
		YES:	Χ	NO:
	b)	Do you unde	rstand each eleme	ent of the offenses charged?
		YES: _	<u>×</u> No:	
	c)	would be req		a plea of not guilty the government ch element of the offense <b>s</b> charged
		YES:	<u>x</u>	NO:
	d)	required to p	rove that the unla	vernment would be wful act(s) were committed ly, and unlawfully?
		YES:	<u>×</u>	NO:
12.	the coreleast circur there length	ourt is required se," and a tern nstances. This are certain tern of supervised ore or less tha	d also to order a to n of supervised re s means that after rms and condition d release usually r n that for certain o	f imprisonment of more than one year, erm of what is called "supervised lease may be ordered in other r a defendant is released from prison, s they will be required to follow. The ranges from one to five years, but may offenses. Do you understand the terms explained them to you?
		YES:	Χ	NO:

13.			the terms and conditions of supervised on for an additional period of time?
	YES:		NO:
14.	•	•	en abolished in the federal system; and isonment, you will not be released on
	YES:	<u> </u>	NO:
15.	Have you and your apply in your case?		how the Sentencing Guidelines may
	YES:	<u>X</u> NO:	·
16.	Do you understand	how these Guideli	nes may apply to you?
	YES:	X	NO:
17.	•	etheless must cons	not be bound by the Sentencing ult those Guidelines and take them into
	YES:		NO:
18.	statutory limits and	d in the court's sou	the Court will impose will be within the and discretion and could be greater or by the Guidelines?
	YES:		NO:
19.	the Guidelines syst presentence report	em, which means t which contains Gu	follow the procedural components of hat the Probation Office will prepare a idelines calculations and both you and hity to object to any alleged deficiencies
	YES:	_x	NO:
20.	•		mstances you may receive a sentence or lower - than that called for by the
	YES:	X	NO:

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21.	Do you understand that if the sentence is more severe than you expect or the court does not accept the Government's sentencing recommendation, you will still be bound by your plea and have no right to withdraw the plea of guilty?
	YES: <u> </u>
22.	Do you understand that the court has the discretion, in appropriate circumstances, to order you to make restitution to any victim of the offense. The court may also, in the appropriate circumstance, require you to pay the costs of your confinement in prison or costs of supervision or special investigative costs or all of these costs. The court may also require you to forfeit property involved in the offense. Do you understand these requirements as I have explained them to you?
	YES: _X NO:
23.	Do you understand you have a right to plead not guilty, to have a speedy trial before a judge and jury, to summons witnesses to testify in your behalf, and to confront witnesses against you?
	YES: NO:
24.	Do you understand that if you exercise your right to trial you would be entitled to the assistance of an attorney, that you would not be required to testify, that you would be presumed innocent, and the burden would be on the Government to prove your guilt beyond a reasonable doubt. Do you understand all of these rights?
	YES:X NO:
25.	Do you understand that by entering a plea of guilty you forfeit and waive (or give up) your right to plead not guilty, to a trial by jury and at that trial the right to assistance of counsel, the right to confront and cross-examine witnesses against you, and the right against compelled self-incrimination or any other rights associated with a jury trial. Do you understand that by entering this plea of guilty you are waiving (or giving up) all of these rights. A trial will not be held. If your plea of guilty is accepted, there will be one more hearing where the district court will determine:
	(a) Whether there is a factual basis for your plea; and

(b) What sentence to impose. Case 2:12-cr-00033-MR-DLH Document 44 Filed 01/22/13 Page 6 of 9

	Do yo	ou understand that?				
		YES: X	_ NO:			
26.	come	ou, in fact, guilty of to court today to pl ribed in the single co	ead guilty?	That is, did yo	ou commit the act(	
		YES: <u>×</u>	_	NO:		
27.	a)	Is your plea of guil	ty voluntary	?		
,		YES: X	_ NO:			
	b)	Other than the pro anyone made any cause you to enter	promise to y	ou or threaten	ed you in any way	•
		YES:		NO: <u>X</u>		
-	c)	Do you enter this punderstanding wha		-	ree will, fully	
		YES: <u></u>	NO:			
28.	depri	ou understand that everyou, at least for a hold a public office,	a time, of ce	rtain civil right	s such as the right	
		YES: <u>X</u>		NO:		
29.	•	ur willingness to plea attorney and the att	_ ,			en
		YES: _X		NO:		
30.	this c	you and the govern case? [Attorney for tement.]				

	YES: <u>X</u> NO:	
31.	Do you understand and agree with the terms of have just been explained to you?	the plea agreement as they
	YES: _X NO:	
32.	Is this your signature on the plea agreement?	
	YES: <u>X</u> NO:	
33.	Have you discussed your right to appeal with younderstand the plea agreement in this case pro your conviction or sentence or contest the same proceeding unless it is on the grounds of prosectine ineffective assistance of counsel?	vides that you may not appeal in a post-conviction
	YES: _X NO:	
	Do you knowingly and willingly accept this limit and to file post-conviction proceedings?	ation on your right to appeal
	YES: <u>X</u> NO:	
34.	Counsel, have you reviewed each of the terms of the defendant and are you satisfied that KA(she	· -
	YES: _X NO:	
35.	Have you had ample time to discuss with your a defenses that you may have to the charges and everything that you want your attorney to know	have you told your attorney
	YES: _X NO:	
36.	Are you entirely satisfied with the services of yo	our attorney?
	YES: <u>X</u> NO:	
37.	Are you telling the court that you know and und doing; that you have heard and understood all that you want the court to accept your plea of o	parts of this proceeding; and

YES:	<u> </u>	NO:
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38. Do you have questions, statements, or comments to make about anything brought up or discussed in the course of the proceeding? If you do, I will be happy to try and answer your questions or I will be glad to hear any statements or comments that you want to make.

YES:	NO:	<u> </u>
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On advice and in the presence of counsel, the defendant respectfully requests the Magistrate Judge to accept his or her guilty plea. By signing below, the defendant (and counsel) certify and affirm that the answers given to the questions propounded by the court, as recorded above and on the record, are true and accurate to the best of their knowledge.



Counsel's Signature

Based upon the representations and answers given by the defendant (and counsel) in the foregoing Rule 11 proceeding, the court finds that the defendant's plea is knowingly and voluntarily made; and that the defendant understands the charges, potential penalties, and consequences of said plea. Accordingly, the defendant's plea is hereby accepted.

SO ORDERED, this the 22 rd day of January 2013.

DENNIS L. HOWELL
UNITED STATES MAGISTRATE JUDGE